| 1 2 3 4 5 | ARLO H. SMITH #96971 66 San Fernando Way San Francisco, CA 94127 (415) 681-9572 | | |
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| 6 7 8 9 10 11 12 13 14 15 | Attorney for Matthew D. Sawyer Beverly Kennedy Ruben Hernandez, Jr. R.I. Refrigeration Supply Co., Inc. Janele Skinner-Weill, Winan' Wichapi To, Inc., Theodore C. Weill, Terry P. Weill Universal Wearparts, Inc. | | |
| 16 17 | U.S. District Court, Northern District of California | | |
| 18 19 | Rodney Martin et al. | NO. CV 07-05747 CW | |
| 20 21 22 | Plaintiffs | AMENDED NOTICE OF MOTION TO DISMISS | |
| 23 24 | VS. | | |
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| 25 26 | Wilda Burroughs et al., | [FRCP 12(b)(1), (2), (3) & (6)] | |
| 25 26 27 28 29 | Wilda Burroughs et al., Defendants | [FRCP 12(b)(1), (2), (3) & (6)] Hearing: Feb. 21, 2008 2:00 PM Courtroom 2 | |
| 25 26 27 28 29 30 31 32 | | Hearing: Feb. 21, 2008 2:00 PM Courtroom 2 | |
| 25 26 27 28 29 30 31 32 33 34 | Defendants | Hearing: Feb. 21, 2008 2:00 PM Courtroom 2 | |
| 25 26 27 28 29 30 31 32 33 34 35 36 | Defendants Notice is hereby that on January 23, 20 | Hearing: Feb. 21, 2008 2:00 PM Courtroom 2 008, at 2:00 PM, Courtroom 2, ants listed in the above | |
| 25 26 27 28 29 30 31 32 33 34 35 36 37 38 | Defendants Notice is hereby that on January 23, 20 4 th Floor, 1301 Clay St., Oakland, CA, defend | Hearing: Feb. 21, 2008 2:00 PM Courtroom 2 008, at 2:00 PM, Courtroom 2, ants listed in the above | |
| 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 | Defendants Notice is hereby that on January 23, 20 4 th Floor, 1301 Clay St., Oakland, CA, defend caption will move for dismissal of this action, of | Hearing: Feb. 21, 2008 2:00 PM Courtroom 2 008, at 2:00 PM, Courtroom 2, ants listed in the above or in the alternative, for abstention | |
| 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 | Defendants Notice is hereby that on January 23, 20 4 th Floor, 1301 Clay St., Oakland, CA, defend caption will move for dismissal of this action, ounder the doctrine of forum nonconveniens. | Hearing: Feb. 21, 2008 2:00 PM Courtroom 2 008, at 2:00 PM, Courtroom 2, ants listed in the above or in the alternative, for abstention ing grounds: | |
| 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 | Defendants Notice is hereby that on January 23, 20 4 th Floor, 1301 Clay St., Oakland, CA, defend caption will move for dismissal of this action, ounder the doctrine of forum nonconveniens. Said motion will be made on the following the same content of the same c | Hearing: Feb. 21, 2008 2:00 PM Courtroom 2 008, at 2:00 PM, Courtroom 2, ants listed in the above or in the alternative, for abstention ing grounds: urisdiction over this dispute, | |

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- (2) This court lacks personal jurisdiction over defendant, who is a resident of Texas and who lacks minimum contacts with CA. Assuming arguendo, that minimum contacts did exist California. Would not be a convenient forum. FRCP 12 (b) (2)
- (3)This court lacks venue over this dispute since no defendant resides in CA, and the claim did not arise in CA. FRCP 12 (b) (3)
- (4) Defendant has failed to state a claim upon which relief can be based, including but not limited to the following issues:
 - (a) The FEC has exclusive jurisdiction over this dispute.
- The requisite allegations of distinctive, directness and predicate (b) acts necessary to support a RICO claim are lacking
- (c) Defendant has alleged a conspiracy between three attorneys and their clients but has not complied with the pre-filing judicial approval requirements of California Civil Code 1714.10
- (d) The action is barred by California Code of Civil Procedure Section 425.16, since it is brought against defendants for engaging in constitutionallyprotected activities, including litigation, and plaintiff cannot factually show a reasonable probability of prevailing on such claims.

FRCP 12 (b) (6)

Said motion is made on the basis of this notice, the files, records and papers herein (including the previously filed memorandum in support of said motion, and such other and further matters as may be offered at or before said hearing.

DATED: 1/16/08 ARLO H. SMITH, Attorney for Matthew D. Sawyer, Beverly Kennedy, Ruben Hernandez, Jr., R.I. Refrigeration Supply Co., Inc. Janele Skinner-Weill, Winan' Wichapi To, Inc., Theodore C. Weill, Terry P. Weill, Universal Wearparts, Inc.

| ARLO H. SMITH #96971 66 San Fernando Way San Francisco, CA 94127 (415) 681-9572 | | | |
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| Attorney for Matthew D. Sawyer Beverly Kennedy Ruben Hernandez, Jr. R.I. Refrigeration Supply Co., Inc. | | | |
| Janele Skinner-Weill, Winan' Wichapi | | | |
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| U.S. District Court, Northern District of California | | | |
| Rodney Martin et al. | NO. CV 07-05747 CW | | |
| Plaintiffs | PROOF OF SERVICE | | |
| vs. | Hearing: Feb. 21, 2008 | | |
| D. Andrew Byrne, et al., | 2:00 PM Courtroom 2 | | |
| Defendants | Judge Wilken | | |
| PROOF OF SERVICE | | | |
| I, the undersigned, declare: I am over 18 years of age, and not a party to | | | |
| this action. On the date indicated below, I caused a true and correct copy of the | | | |
| documents described below to be mailed to plaintiff in pro se at his | | | |
| address of record: | | | |
| Rodney Martin | | | |
| P.O. Box 1591 | | | |
| El Cerrito, CA 94530 | | | |
| | | | |
| Documents served by Mail: | | | |
| | 66 San Fernando Way San Francisco, CA 94127 (415) 681-9572 Attorney for Matthew D. Sawyer Beverly Kennedy Ruben Hernandez, Jr. R.I. Refrigeration Supply Co., Inc. Janele Skinner-Weill, Winan' Wichapi To, Inc., Theodore C. Weill, Terry P. Weill Universal Wearparts, Inc. U.S. District Court, Northern Dist Rodney Martin et al. Plaintiffs vs. D. Andrew Byrne, et al., Defendants PROOF OF SERV I, the undersigned, declare: I am over 1 this action. On the date indicated below, I cau documents described below to be mailed to p address of record: Rodney Martin P.O. Box 1591 El Cerrito, CA 94530 | | |

AMENDED NOTICE OF MOTION TO DISMISS

I declare under penalty of perjury the foregoing is true and correct.

DATED: 1/16/08

ARLO H. SMITH, Attorney for Matthew D. Sawyer, Beverly Kennedy, Ruben Hernandez, Jr., R.I. Refrigeration Supply Co., Inc. Janele Skinner-Weill, Winan' Wichapi To, Inc., Theodore C. Weill, Terry P. Weill, Universal Wearparts, Inc.